

## United States District Court, Northern District of Illinois

Name of Assigned Judge or Magistrate Judge	Philip G. Reinhard	Sitting Judge if Other than Assigned Judge	
CASE NUMBER	08 C 50163	DATE	8/22/2008
CASE TITLE	Harrison vs. Central Intelligence, et al		

## DOCKET ENTRY TEXT:

For the reasons set forth below, this case is dismissed pursuant to 28 U.S.C. § 1915 (e) (2) (B) (i).

*Philip G. Reinhard*

■ [For further details see text below.]

Notices mailed by Judicial Staff

**STATEMENT**

Plaintiff requests to proceed in forma pauperis (“IFP”) and seeks appointment of counsel in this action against the CIA and FBI seeking \$5,000,000 and restraining orders. The complaint is difficult to follow but alleges abuse by defendants including “enlarging our bodies . . . creating unwanted effect of dislocating bones . . . obstructing blood flow to our hearts and main extremities. . . . erasing our memory by means of hypnotic blocks. . . . screaming by satellite into our heads with unfriendly obscene language with the impact of a car crash even conversation through out the air like a cloud of dust floating into our minds to mislead and cause fighting.” Under the IFP statute, a case shall be dismissed if the action is frivolous. 28 U.S.C. § 1915 (e) (2) (B) (i). “Frivolous” means clearly baseless which includes claims describing fanciful, fantastic or delusional allegations. Denton v. Hernandez, 504 U.S. 25, 32-33 (1992). Plaintiff’s allegations are fantastic and delusional. The court dismisses this case pursuant to 28 U.S.C. § 1915 (e) (2) (B) (i).

Courtroom Deputy Initials:	\sec
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